Declaration and Power of Attorney for Patent Application

特許出願宜言書及び委任状

Japanese Language Declaration

日本語宣言書

下**の氏名の発明者として、私は以下の通り宣言します。 私の住所、私香箱、国籍は下記の私の氏名の後に記載され た通りです。	As a below named inventor, I hereby declare that: My residence, post office address and citizenship are as stated next to my name.
下記の名称の発明に関して請求範囲に記載され、特許出顧している発用内容について、私が最初かつ唯一の発明者(下記の氏名が一つの場合)もしくは最初かつ共同発明者であると(下記の名称が複数の場合)信じています。	I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled MAGNETIC TAPE CARTRIDGE
上記発明の明細書 (下記の欄でx日)がついていない場合は、 木書に抵付) は、 二	the specification of which is attached hereto unless the following box is checked: was filed on as United States Application Number or PCT International Application Number (Confirmation No. (Confirmation No. (If applicable)
私は、特許請求範囲を含む上記訂正後の明細書を検討し、 内容を理解していることをここに表明します。	I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.
私は、連邦規則法典第37編第1条56項に定義されると おり、特許資格の有無について重要な情報を開示する義務が あることを認めます。	I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56.

Japanese Language Declaration

日本語宜言書

私は、米国法典第35編119条 (a) - (d) 項又は365条 (b) 項に基さ下記の、 米 国以外の国の少なくとも一ヵ国を指 定している特許協力条約 3 6 5 (a) 項に基ずく国際出顧、又 は外国での特許出願もしくは発明者証の出版についての外国 優先権をここに主張するとともに、優先権を主張している。 本出顧の前に出願された特許または発明者証の外国出願を以 下に、枠内をマークすることで、示しています。

の両方により処罰されること、そしてそのような故意による 虚偽の声明を行なえば、出類した、又は既に許可された特許 の有効性が失われることを認識し、よってここに上記のごと

く宣誓を致します。

I hereby claim foreign priority under Title 35, United States Code, § 119(a)-(d) or § 365 (b) of any foreign application(s) for patent or inventor's certificate. or § 365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate, or PCT International application having a filing date before that of the application on which priority is claimed.

jeopardize the validity of the application or any patent issued

Prior foreign application(s) 外国での先行出戦			Priority Not Claimed 優先権主張なし
2001-011203 (Number)	Japan (Country)	19/01/2001 (Day/Month/Year Filed)	🗆
(番号)	(国名)	(出願年月日)	
2001-014328	Japan	23/01/2001	
(Number) (套号)	(Country) (国名)	(Day/Month/Year Filed) (出版年月日)	
(#7)	(1-11)		-
(Number)	(Country)	(Day/Month/Year Filed)	
(番号)	(国名)	(出版年月日)	
私に、第35編米国法 国特許出版規定に記載され	典119条 (e) 項に基いて下記の米 れた権利をここに主張いたします。	I hereby claim the benefit under Title 3: 119(e) of any United States provision below.	5, United States Code, § nal application(s) listed
(Application No.) (出類番号)	(Filing Date) (出版日)		ing Date) 顧日)
国特許出版に記載された 協力条約365条(c)に た、本出版の各請水範囲 第1項又は特許協力条約 許出顧に開示されていな 以降で本出版書の日本医 での期間中に入手された	集第35編120条に基いて下記の米権利、又は米国を指定している特許 芸ずく権利をここに主張します。ま の内容が米国法典第35編112条 の内容が米国法典第35編112条 の規定された方法で先行する米国特 い限り、その先行米国出願香提出日 内または特許協力条約国際提出日ま 、連邦規則法典第37編1条56項 の有無に関する重要な情報について開 しています。	I hereby claim the benefit under Title 3: 120 of any United States application(s), International application designating the below and, insofar as the subject matter this application is not disclosed in the pr International application in the manne paragraph of Title 35, United States Cotthe duty to disclose information which is as defined in Title 37, Code of Fede which became available between the application and the national or PCT Inthis application.	ne United States, listed of each of the claims of ior United States or PCT reprovided by the first de, § 112, I acknowledge material to patentability and Regulations, § 1.56 filing date of the prior
(Application No.) (出順番号)	(Filing Date) (出版日)	(Status)(patented, pending, abandoned) (現況: 特許許可濟、保属中、放棄的	*)
(Application No.) (出版器号)	(Filing Date) (出顧日)	(Status)(patented, pending, abandoned) (現況: 特許許可済、保護中、放業的	
私は、私自身の知識に 明が真実であり、かつる に基づく安明が全て真 意になされた虚偽の表	と基ずいて本宜古書中で私が行なう表 私の入手した情報と私の付じるところ 足であると付じていること、さらに故 別及びそれと同等の行為は米国法典第 基づき、罰金または拘禁、ものにはそ	I hereby declare that all statements in knowledge are true and that all stateme and belief are believed to be true; statements were made with the know statements and the like so made are imprisonment, or both, under Section United States Code and that such will	ents made on information and further that these viedge that willful false punishable by fine or 1001 of Title 18 of the

Japanese Language Declaration

日本語宜言書

委任:状: 私は下記の発明者として、本出顧に関する一切の 手続きを米特許商標局に対して遂行する弁理士または代理人 として、下記の者を指名いたします。(弁護士、または代理 人の氏名及び登録番号を明記のこと) POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: (list name and registration number)

John H. Mion, Reg. No. 18,879; Thomas J. Macpeak, Reg. No. 19,292; Robert J. Seas, Jr., Reg. No. 21,092; Darryl Mexic, Reg. No. 23,063; Robert V. Sloan, Reg. No. 22,775; Peter D. Olexy, Reg. No. 24,513; J. Frank Osha, Reg. No. 24,625; Waddell A. Biggart, Reg. No. 24,861; Louis Gubinsky, Reg. No. 24,835; Neil B. Siegel, Reg. No. 25,200; David J. Cushing, Reg. No. 28,703; John R. Inge, Reg. No. 26,916; Joseph J. Ruch, Jr., Reg. No. 26,577; Sheldon I. Landsman, Reg. No. 25,430; Richard C. Tumer, Reg. No. 29,710; Howard L. Bernstein, Reg. No. 25,665; Alan J. Kasper, Reg. No. 25,426; Kenneth J. Burchfiel, Reg. No. 31,333; Gordon Kit, Reg. No. 30,764; Susan J. Mack, Reg. No. 30,951; Frank L. Bernstein, Reg. No. 31,484; Mark Boland, Reg. No. 32,197; William H. Mandir, Reg. No. 32,156; Brian W. Hannon, Reg. No. 32,778; Abraham J. Rosner, Reg. No. 33,276; Bruce E. Kramer, Reg. No. 33,725; Paul F. Neils, Reg. No. 33,102; Brett S. Sylvester, Reg. No. 32,765; Robert M. Masters, Reg. No. 35,603, George F. Lehnigk, Reg. No. 36,359, John T. Callahan, Reg. No. 32,607, Steven M. Gruskin, Reg. No. 36,818, Peter A. McKenna, Reg. No. 38,551 and Edward F. Kenehan, Reg. No. 28,962.

36,331 and Edward 1. Reneman, Reg. 10. 20,302.	
古類送付先	Send Correspondence to: SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC 2100 Pennsylvania Avenue, N.W. Suite 800 Washington, D.C. 20037-3213
直接電話連絡先: (名前及び電話番号)	Direct Telephone Calls to:
	(202)293-7060

Full name of sole or first inventor 唯一または第一発明者名 Kiyoo MORITA Date Inventor's signature 用付 発明者の署名 Jan.14,'02 住所 Residence Kanagawa, Japan 国籍 Citizenship Japanese 私杏箱 Post Office Address c/o Fuji Photo Film Co., Ltd., 2-12-1, Ogi-cho, Odawara-shi, Kanagawa, Japan 第二共同発明者 Full name of second joint inventor, if any Kazuo HIRAGUCHI H (t 第二共同発明者 Second inventor's signature Jan.14, 住所 Residence Kanagawa, Japan 围簪 Citizenship Japanese 私書籍 Post Office Address c/o Fuji Photo Film Co., Ltd., 2-12-1, Ogi-cho, Odawara-shi, Kanagawa, Japan

(第三以降の共同発明者についても同様に記載し、署名をすること)

(Supply similar information and signature for third and subsequent joint inventors.)

Assignment

Whereas, I/We, Kiyoo MORITA and Kazuo HIRAGUCHI of c/o Fuji Photo Film Co., Ltd. of 2-12-1, Ogi-cho, Odawara-shi, Kanagawa, Japan, hereinafter called assignor(s), have invented certain improvements in

MAGNETIC TAPE CARTRIDGE

and executed an application for Letters Patent of the United States of America therefor on

January 14, 2002

; and

Whereas, Fuji Photo Film Co., Ltd. of 210, Nakanuma, Minami-ashigara-shi, Kanagawa, Japan, desires to acquire the entire right, title, and interest in the application and invention, and to any United States patents to be obtained therefor;

Now therefore, for valuable consideration, receipt whereof is hereby acknowledged,

I/We, the above named assignor(s), hereby sell, assign and transfer to the above named assignee, its successors and assigns, the entire right, title and interest in the application and the invention disclosed therein for the United States of America, including the right to claim priority under 35 U.S.C. §119, and I/we request the Director – U.S. Patent and Trademark Office to issue any Letters Patent granted upon the invention set forth in the application to the assignee, its successors and assigns; and I/we will execute without further consideration all papers deemed necessary by the assignee in connection with the United States application when called upon to do so by the assignee.

(Legalization not required for recording but is prima facie evidence of execution under 35 U.S.C. §261)